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Victoria Castro

UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

12) Case No.: 23-30564
13) Chapter 11
14) In re) RS No. CCR-507
15) The Roman Catholic Archbishop of San) NOTICE OF HEARING ON
16) Francisco,) MOTION FOR RELIEF FROM
17)) STAY TO PROCEED WITH
18) Debtor.) STATE COURT LITIGATION
19)) Date: November 9, 2023
20)) Time: 1:30 p.m.
21)) Hearing: Via Tele/Video Conference

TO THE COURT AND TO ALL INTERESTED PARTIES:

NOTICE IS HEREBY GIVEN that on November 9, 2023 at 1:30 p.m., a hearing will be held on the motion of Victoria Castro (hereinafter “Movant”) for an order terminating the automatic stay provisions of 11 U.S.C. §362 and permitting Movant to continue to prosecute an action pending in the superior court, state of California for personal injury, with the recovery of any damages solely against any applicable insurance proceeds. Said motion will be heard **via Tele/Video Conference** before the Honorable Dennis Montali of the United States Bankruptcy Court, located at 450 Golden Gate Ave, 16th Floor, Courtroom 17, San Francisco, CA 94102.

1 Movants also request that the provisions of F.R.B.P. Rule 4001(a)(3) be waived.

2 PLEASE TAKE FURTHER NOTICE THAT the hearing will not be conducted in the
3 presiding judge's courtroom but instead will be conducted by telephone or video. The
4 Bankruptcy Court's website provides information regarding how to arrange an appearance
5 at a video or telephonic hearing. If you have questions about how to participate in a video or
6 telephonic hearing, you may contact the court by calling 888-821-7606 or by using the Live
7 Chat feature on the Bankruptcy Court's website.

8 This motion is based upon the Memorandum of Points and Authorities, the
9 Declaration of Dmitriy Karpov, Esq. in Support of Motion for Relief from Stay to Proceed
10 with State Court Litigation, the Relief From Stay Cover Sheet and upon all papers, pleadings
11 and documents on file herein, and on such documentary evidence or oral argument as may
12 be presented at the time of hearing of this motion.

13 || Dated: October 26, 2023

LAW OFFICES OF ROUSE & BAHLERT

By: /s/ Cheryl C. Rouse
CHERYL C. ROUSE
Attorneys for Movant Victoria Castro